

United States (Pd)
Environmental Protection
Agency
Washington DC 20460

~~able degree of accuracy. The~~
~~Information provided is based~~
~~on personal knowledge or recol-~~
~~lection of present employees or~~
~~reasonably available records.~~

SEMS DocID 2343097

Notification of Hazardous Waste Site

Side Two

F Waste Quantity:

Place an X in the appropriate boxes to indicate the facility types found at the site.

In the "total facility waste amount" space give the estimated combined quantity (volume) of hazardous wastes at the site using cubic feet or gallons.

In the "total facility area" space, give the estimated area size which the facilities occupy using square feet or acres.

Facility Type

- ☐ 1. Piles
☒ 2. Land Treatment
☐ 3. Landfill
☐ 4. Tanks
☒ 5. Impoundment
☐ 6. Underground Injection
☐ 7. Drums, Above Ground
☐ 8. Drums, Below Ground
☐ 9. Other (Specify) _____

Total Facility Waste Amount:

cubic feet 727,000 (oily dirt -- biological degradation expected to render material non-hazardous.)
gallons _____

Total Facility Area

square feet 185,000 S

acres _____

G Known, Suspected or Likely Releases to the Environment:

Place an X in the appropriate boxes to indicate any known, suspected, or likely releases of wastes to the environment.

☐ Known ☐ Suspected ☐ Likely ☐ None
☒ Unknown

Note: Items H and I are optional. Completing these items will assist EPA and State and local governments in locating and assessing hazardous waste sites. Although completing the items is not required, you are encouraged to do so.

H Sketch Map of Site Location: (Optional)

Sketch a map showing streets, highways, routes or other prominent landmarks near the site. Place an X on the map to indicate the site location. Draw an arrow showing the direction north. You may substitute a publishing map showing the site location.

N

I Description of Site: (Optional)

Describe the history and present conditions of the site. Give directions to the site and describe any nearby wells, springs, lakes, or housing. Include such information as how waste was disposed and where the waste came from. Provide any other information or comments which may help describe the site conditions.

J Signature and Title:

The person or authorized representative (such as plant managers, superintendents, trustees or attorneys) of persons required to notify must sign the form and provide a mailing address (if different than address in item A). For other persons providing notification, the signature is optional. Check the boxes which best describe the relationship to the site of the person required to notify. If you are not required to notify check "Other".

Name Arthur F. Bone, Mgr., Envir. Policy & Planning

Street 515 South Flower Street

City Los Angeles State CA Zip Code 90071

Signature Arthur F. Bone

Date 6/8/81

- ☐ Owner, Present
☐ Owner, Past
☐ Transporter
☒ Operator, Present
☐ Operator, Past
☐ Other

ORIGINAL
(Red)

ENVIRONMENTAL PROTECTION AGENCY
NOTIS DATA MANAGEMENT SYSTEM
COMMENT MAINTENANCE FORM

TRANS
Code
Card
No.

NTS IDENTIFICATION NO. UNKNOWN QST FROM PETROLEUM REFINING COMMENT 300

2 13 14 15 16 55 56 58 80

NTS IDENTIFICATION NO. RELATED ACTIVITIES COMMENT 301

2 13 14 15 16 55 56 58

NTS IDENTIFICATION NO. PETROLEUM REFINING RELATED ACTIVITIES COMMENT 400

2 13 14 15 16 55 56 58

NTS IDENTIFICATION NO. COMMENT

2 13 14 15 16 55 56 58

NTS IDENTIFICATION NO. COMMENT

2 13 14 15 16 55 56 58

**ARCO PETROLEUM PRODUCTS COMPANY
A DIVISION OF
ATLANTIC RICHFIELD COMPANY**

**Facilities Presently Operated
By ARCO Petroleum Products Company**

**DISCUSSION OF INFORMATION SUBMITTED
ON EPA FORM 8900-1, "NOTIFICATION OF
HAZARDOUS WASTE SITE"**

GENERAL QUALIFICATION

This is a good faith effort to report the required information with a reasonable degree of accuracy. The information provided is based on personal knowledge or recollection of present employees or reasonably available records.

PART A -- PERSON REQUIRED TO NOTIFY

ARCO Petroleum Products Company is a division of Atlantic Richfield Company. Petroleum refineries are operated by this division.

PART B -- SITE LOCATION

Existing petroleum refinery locations are given by current street address and city. All aspects of facility waste management which require notification are provided on this basis.

PART C -- PERSON TO CONTACT

The single point of contact for all notifications by ARCO Petroleum Products Company is Arthur F. Pope, Manager, Environmental Policy and Planning, located in Los Angeles, California.

PART D -- DATES OF WASTE HANDLING

ARCO Petroleum Products Company facilities are notified for the earliest known date of facility operation as a refinery through the present.

PART E -- WASTE TYPE

Option 1 has been selected for notification. This option provides the needed flexibility to report known hazardous wastes and the probability that some unknown type of wastes were disposed as a consequence of petroleum refining and related activities. Some of the unknown wastes may have been considered hazardous under RCRA regulations.

PART F -- WASTE QUANTITY

Facility type, waste amount, and area have been determined to the accuracy possible based on personal knowledge or recollection of present employees or reasonably available records. A complete description of facility types, waste amounts, and extent of areas of disposal is not possible, due to the age of the facilities.

ORIGINAL
(Red)

PART G -- KNOWN, SUSPECTED OR LIKELY RELEASES TO THE ENVIRONMENT

An additional response "unknown" has been used instead of the available responses. ARCO Petroleum Products Company does not have sufficient information to make the determinations as set forth on the form. While no releases are known, suspected, or likely, we have no specific evidence that none have occurred. The only response appropriate with our knowledge is "unknown".

PART H -- SKETCH MAP OF SITE LOCATION (OPTIONAL)

The presently operated petroleum refinery locations at which waste refinement, storage, or disposal occurred in the past which may be subject to CERCLA Section 103(c) notification are identified in Part B -- Site Location. No map is required to locate these refineries.

PART I -- DESCRIPTION OF SITE (OPTIONAL)

The presently operated petroleum refinery locations at which waste treatment, storage, or disposal occurred in the past which may be subject to CERCLA Section 103(c) notification are described in detail in RCRA Part A applications for each facility. No additional description is required.

PART J -- SIGNATURE AND TITLE

The single point of contact authorized to sign the form for ARCO Petroleum Products Company is Arthur F. Pope, Manager, Environmental Policy and Planning, located in Los Angeles, California.

ARCO Petroleum Products Company
515 South Flower Street
Mailing Address: Box 2679 - T.A.
Los Angeles, California 90051
Telephone 213 486 1913

A. F. Pope
Manager
Environmental Policy and Planning

CERTIFIED MAIL
RETURN RECEIPT REQUESTED



RECEIVED
RCRA SECTION
EPA REGION 3
JUN 9 1981 0000252

June 8, 1981

U.S. EPA Region 3
Sites Notification
Philadelphia, Pennsylvania 19106

Gentlemen:

ARCO Petroleum Products Company, a division of Atlantic Richfield Company, hereby submits its Comprehensive Environmental Response, Compensation, and Liability Act - Section 103(c) notification to EPA for locations where hazardous wastes may have been treated, stored, or disposed of, including petroleum refinery facilities presently operated by ARCO Petroleum Products and those petroleum refinery facilities which Atlantic Richfield Company or its predecessor companies owned or operated at the time of waste treatment, storage, or disposal.

This is a good faith effort to report the required information with a reasonable degree of accuracy commensurate with the timeframe available following the publication of EPA's implementing requirements in the Federal Register, Vol. 46, No. 72, Wednesday, April 15, 1981. The locations reported were identified by a review of Atlantic Richfield archives and related historical data, using Company and contractual resources. The information provided is based, for presently operated facilities, on personal knowledge or recollection of present employees or reasonably available records. For facilities owned or operated by predecessor companies, the information is based on the presumption that, since it was common industry practice to dispose of wastes on plant grounds, the prevailing disposal practice may have been followed. Such wastes may have been considered hazardous under RCRA regulations. In some instances, personal knowledge or recollection of present employees supported this premise. No records of waste disposal practices were found to be available for previously owned or operated facilities.

A summary explanation is attached describing the approach taken in developing the information reported on EPA Form 8900-1 for facilities presently operated and for facilities previously owned or operated by Atlantic Richfield Company or its predecessor companies at the time of waste treatment, storage, or disposal.

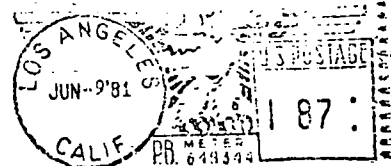
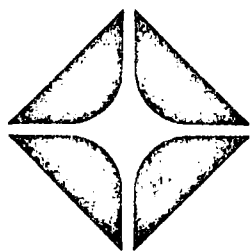
Please contact Mr. A. F. Pope, Manager, Environmental Policy and Planning, ARCO Petroleum Products Company, 213/486-1913 regarding the information submitted on the enclosed forms.

Very truly yours,


A. F. Pope

AFP/mac

Attachments



AtlanticRichfieldCompany

**515 South Flower Street
Los Angeles, California 90071**



**U.S. EPA Region 3
Sites Notification
Philadelphia, Pennsylvania 19106**

A.R.CO.-8002

☐ **Fourth Class**

89-071

CERTIFIED MAIL

**ARCO PETROLEUM PRODUCTS COMPANY
A DIVISION OF
ATLANTIC RICHFIELD COMPANY**

**Facilities Previously Owned or Operated by Atlantic Richfield
Company or Its Predecessor Companies or Operated by
ARCO Petroleum Products Company**

**DISCUSSION OF INFORMATION SUBMITTED
ON EPA FORM 8900-1, "NOTIFICATION OF
HAZARDOUS WASTE SITE"**

GENERAL QUALIFICATION

There are no records of waste handling at these sites. In most instances, there is no recollection or knowledge by present employees of waste handling at these sites. However, petroleum refineries were owned or operated by Atlantic Richfield Company or its predecessor companies at these locations. It was common industry practice to dispose of any wastes on plant grounds. We may have followed the prevailing disposal practice. Such wastes may have been considered hazardous under RCRA regulations.

PART A -- PERSON REQUIRED TO NOTIFY

ARCO Petroleum Products Company is a division of Atlantic Richfield Company. Petroleum refineries are operated by this division. Petroleum refineries owned or operated by Atlantic Richfield Company or its predecessor companies are being notified for by ARCO Petroleum Products Company.

PART B -- SITE LOCATION

Former petroleum refinery locations are given by the street address and city at the time of operation where the information has been available. Where specific address information is not available, the city at the time of operation is provided.

PART C -- PERSON TO CONTACT

The single point of contact for all notifications by ARCO Petroleum Products Company is Arthur F. Pope, Manager, Environmental Policy and Planning, located in Los Angeles, California.

PART D -- DATES OF WASTE HANDLING

Former petroleum refineries owned or operated by Atlantic Richfield Company or its predecessor companies are notified for the earliest known date of facility operation through the latest known date of facility operation.

PART E -- WASTE TYPE

Option 1 has been selected for notification. This option provides the needed flexibility to report known hazardous wastes and the probability that some unknown type of wastes were disposed as a consequence of petroleum refining and related activities. Some of the unknown wastes may have been considered hazardous under RCRA regulations.